Murray E. Singer Attorney at Law

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BY ECF AND EMAIL

March 10, 2022

Hon. Joan M. Azrack United States District Judge Eastern District of New York 100 Federal Plaza Central Islip, NY 11722

Re: <u>United States v. Naseem Bokhari</u>

18-CR-607

Your Honor:

I represent the defendant, Naseem Bokhari, in the above-referenced cases. Mr. Bokhari is at liberty, lives in Florida, and is being supervised by Officer Jorge Ferdinandy of United States Probation in the Southern District of Florida.

I am writing to request a modification of the conditions of Mr. Bokhari's pretrial release to permit Mr. Bokhari to travel to New York City, specifically Queens and Manhattan, from March 18, 2022 to March 26, 2022 to visit his sister. Mr. Bokhari will drive from Miami, leaving on March 18, 2022. He will stop in Richmond, VA to visit his wife's cousin at Clinard Court, Richmond, VA 23228, and will then continue onto New York, where he will stay with his sister, Rabia Semerkant, and her family at 134-26 58th Road, Flushing, NY 11355. He will return to Florida by March 26, 2022.

I have communicated with Officer Jorge Ferdinandy, and he has no objection to this request. Mr. Bokhari will provide his itinerary to Officer Ferdinandy, will notify him when he leaves home, and will notify him again when he has arrived back home in Florida.

Thank you very much for your consideration.

Very truly yours,

/s/

Murray Singer Attorney for Defendant

cc: AUSA Burton Ryan (by ECF)
Officer Jorge Ferdinandy (by email)
Naseem Bokhari (by email)